Case 8-11-73479-reg Doc 3 Filed 05/16/11 Entered 05/17/11 10:05:45

B 3B (Official Form 3B) (12/07)

APPLICATION FOR WAIVER OF THE CHAPTER 7 FILING FEE FOR INDIVIDUALS WHO CANNOT PAY THE FILING FEE IN FULL OR IN INSTALLMENTS

The court fee for filing a case under chapter 7 of the Bankruptcy Code is \$299.

If you cannot afford to pay the full fee at the time of filing, you may apply to pay the fee in installments. A form, which is available from the bankruptcy clerk's office, must be completed to make that application. If your application to pay in installments is approved, you will be permitted to file your petition, generally completing payment of the fee over the course of four to six months.

If you cannot afford to pay the fee either in full at the time of filing or in installments, you may request a waiver of the filing fee by completing this application and filing it with the Clerk of Court. A judge will decide whether you have to pay the fee. By law, the judge may waive the fee only if your income is less than 150 percent of the official poverty line applicable to your family size and you are unable to pay the fee in installments. You may obtain information about the poverty guidelines at www.uscourts.gov or in the bankruptcy clerk's office.

Required information. Complete all items in the application, and attach requested schedules. Then sign the application on the last page. If you and your spouse are filing a joint bankruptcy petition, you both must provide information as requested and sign the application.

B 3B (Official Form 3B) (12/07) -- Cont.

UNITED STATES BANKRUPTCY COURT

Eastern District of New York

In	re:	Daniel B.Karron Debtor(s)		nown)	34 19 13	K
FO	R IN	APPLICATION FOR W DIVIDUALS WHO CANNOT	AIVER OF THE CHAPTER 7 PAY THE FILING FEE IN FU	FILING FE	EE NSTALLMENTS	
Par	rt A.	Family Size and Income				
1.	Inco	nding yourself, your spouse, and ome of Individual Debtors(s)), how are separated AND are not filing	w many people are in your family?	list on Sche (Do not inc	dule I (Current lude your spouse if	
2.	Restate the following information that you provided, or will provide, on Line 16 of Schedule I. Attach a completed copy of Schedule I, if it is available.					
		Total Combined Monthly Income	(Line 16 of Schedule I):		\$1,200.00)
3.	State the monthly net income, if any, of dependents included in Question 1 above. Do not include any income already reported in Item 2. If none, enter \$0.					
					\$0.00)
4.	 Add the "Total Combined Monthly Income" reported in Question 2 to your dependents' monthly net income from Question 3. 					
					\$1,200.00)
5.	Do you expect the amount in Question 4 to increase or decrease by more than 10% during the next 6 months? Yes No ✓					
	If ye	s, explain.				
Par	rt B. I	Monthly Expenses				
6.	total	HER (a) attach a completed copy monthly expenses reported on Li edule J, provide an estimate of you	ne 18 of that Schedule, OR (b) if			
				\$	1,400.00	
7.	mon	rou expect the amount in Question ths? Yes No s, explain.	n 6 to increase or decrease by mor	re than 10% o	during the next 6	
Par	rt C.	Real and Personal Property				
		(1) attach completed copies of So you have not yet completed those			rsonal Property),	
8.	State	the amount of cash you have on	hand.	\$	285.00	
9.		below any money you have in satution.	avings, checking, or other accoun-	ts in a bank o	or other financial	
		Bank or Other Financial Institution:	Type of Account such as savings,	Amount		
		Municipal Credit Union	checking, CD: Savings	S	250.00	
		Municipal Credit Union	Checking	\$	35.00	

B 3B (Official Form 3B) (12/07) - Cont.

10.	State below the assets owned by you. Do not list ordinary household furnishings and clothing.					
		Address:	Value: \$100,000.00			
	Home	348 East Fulton Street	Amount owed on mortgages and liens: \$ 412,000).00		
	Other real estate	Address:	Value: \$			
			Amount owed on mortgages and liens: \$			
	Motor vehicle	Model/Year:	Value: \$			
		1995 Dodge Neon	Amount owed: \$			
	Motor vehicle	Model/Year:				
			Amount owed: \$			
	Other	Description	Value: \$			
			Amount owed: \$			
	Money	n, Business, or Organization that Owes You	Amount Owed \$60,000.00_			
	-		00 000 00			
	Amiee Ida	n-Karron				
			\$			
Par	rt D. Additional	Information.				
12.	completion of thi	n attorney any money for services in c is form, the bankruptcy petition, or sch have you paid? \$	edules? Yes No <u>\land</u>			
13.	Have you promised to pay or do you anticipate paying an attorney in connection with your bankruptcy case? Yes No _ If yes, how much have you promised to pay or do you anticipate paying? \$					
14.	Have you paid anyone other than an attorney (such as a bankruptcy petition preparer, paralegal, typing service, or another person) any money for services in connection with this case, including the completion of this form, the bankruptcy petition, or schedules? Yes ✓ No lf yes, how much have you paid? \$ 500.00					
15.	bankruptcy petiticonnection with Yes ✓ No	ion preparer, paralegal, typing service, this case, including the completion of t	inyone other than an attorney (such as a or another person) any money for services in his form, the bankruptcy petition, or schedules?			
	If yes, how much	n have you promised to pay or do you a	nticipate paying? \$1,000.00			
16.	Has anyone paid Yes No ✓		n connection with this case, on your behalf?			
	If yes, explain.					

Case Number (if	Year filed	Location of filing	Did you	obtain a disc	harge? (if known)
known)	2011	EDNY-ISLIP	Yes	_ No <u></u> ✓	Don't know
			Yes	_ No	Don't know
 Please provide any oth installments. Legal Costs and Pr 			you are una	able to pay th	e filing fee in
19. I (we) declare under p in installments and tha	enalty of perjury at the foregoing in	that I (we) cannot curre formation is true and c	ently afford correct.	to pay the fil	ing fee in full or
Executed on: 05/16/20			(NN)	are of Debtor	<u> </u>
	Date				
	Date		Signatu	ire of Codeb	tor
I declare under penalty of perjuithis document for compensation required under 11 U.S.C. §§ 11 U.S.C. § 110(h) setting a maximutice of the maximum amount	ry that: (1) I am a ba n and have provided 0(b), 110(h), and 34 num fee for services	the debtor with a copy of t 2(b); and (3) if rules or gui chargeable by bankruptcy	as defined in his document a delines have b petition prepa	11 U.S.C. § 110 and the notices een promulgate rers, I have give	0; (2) I prepared and information ed pursuant to 11 en the debtor
I declare under penalty of perjuithis document for compensation required under 11 U.S.C. §§ 11 U.S.C. §§ 110(h) setting a maximatic of the maximum amount required under that section. Printed or Typed Name and Tit	ary that: (1) I am a ban and have provided 0(b), 110(h), and 34 mum fee for services a before preparing an and the if any, of Bankru	inkruptcy petition preparer the debtor with a copy of to 2(b); and (3) if rules or gui chargeable by bankruptcy y document for filing for a ptcy Petition Preparer	as defined in his document a delines have b petition prepa debtor or acce	In U.S.C. § 110 and the notices een promulgate erers, I have give pting any fee for fecurity No. (Re	o; (2) I prepared and information ed pursuant to 11 en the debtor rom the debtor, as
I declare under penalty of perjuithis document for compensation required under 11 U.S.C. §§ 11 U.S.C. § 110(h) setting a maximatic of the maximum amount required under that section.	ary that: (1) I am a ban and have provided 0(b), 110(h), and 34 mum fee for services a before preparing an and the if any, of Bankru	inkruptcy petition preparer the debtor with a copy of to 2(b); and (3) if rules or gui chargeable by bankruptcy y document for filing for a ptcy Petition Preparer that, state the name, title (i)	as defined in his document a delines have b petition prepa debtor or acce	In U.S.C. § 110 and the notices een promulgate erers, I have give pting any fee for fecurity No. (Re	o; (2) I prepared and information ed pursuant to 11 en the debtor rom the debtor, as
I declare under penalty of perjuithis document for compensation required under 11 U.S.C. §§ 11 U.S.C. §§ 110(h) setting a maximatic of the maximum amount required under that section. Printed or Typed Name and Tital If the bankruptcy petition prepare	ary that: (1) I am a ban and have provided 0(b), 110(h), and 34 mum fee for services a before preparing an and the if any, of Bankru	inkruptcy petition preparer the debtor with a copy of to 2(b); and (3) if rules or gui chargeable by bankruptcy y document for filing for a ptcy Petition Preparer that, state the name, title (i)	as defined in his document a delines have b petition prepa debtor or acce	In U.S.C. § 110 and the notices een promulgate erers, I have give pting any fee for fecurity No. (Re	o; (2) I prepared and information ed pursuant to 11 en the debtor rom the debtor, as

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

UNITED STATES BANKRUPTCY COURT

Eastern District of New York

Iı	n re:		B.Karron	Case No
		Debtor(s)	
OI	RDE	R ON D	EBTOR'S APP	PLICATION FOR WAIVER OF THE CHAPTER 7 FILING FEE
		sideration plication		"Application for Waiver of the Chapter 7 Filing Fee," the court orders
[](GRAI	NTED.		
				vacated at a later time if developments in the administration of the that the waiver was unwarranted.
[]	DEN	IED.		
•	The c	debtor sh	all pay the chap	ster 7 filing fee according to the following terms:
;	\$		on or before _	
;	\$		on or before _	
:	\$		on or before _	
;	s		on or before _	
;	Until addit	the filin	g fee is paid in to operty to an atto	full, the debtor shall not make any additional payment or transfer any rney or any other person for services in connection with this case.
				TIMELY PAY THE FILING FEE IN FULL OR TO TIMELY MAKE IS, THE COURT MAY DISMISS THE DEBTOR'S CASE.
[]:	SCH	EDULE	D FOR HEARIN	NG.
	A hea	aring to	consider the deb	otor's "Application for Waiver of the Chapter 7 Filing Fee" shall be held am/pm at (address of courthouse)
				(address of courthouse)
]	DEE	M SUCE	I FAILURE TO	APPEAR AT THE SCHEDULED HEARING, THE COURT MAY BE THE DEBTOR'S CONSENT TO THE ENTRY OF AN ORDER ER APPLICATION BY DEFAULT.
				BY THE COURT:
DATI	E:		_	United States Bankruptcy Judge
				Office States Dankrupicy Judge